Key Program Elements	Admi ni strati ve/Substanti ve Aspects	Needed at Time of OGE Ethics Program Review	
		(Note to Ethics Officials: You do not need to make extra copies for OGE reviewing purposes.)	
Administration & Staffing of Agency Ethics Program	$\hfill\Box$ Assess who performs what ethics program functions.		
	☐ Do changes need to be made in how the administrative or substantive elements of the program are conducted? Can changes be made?		
	☐ Have delegations of authority (designations of ethics officials) been documented and forwarded to OGE?	Provi de del egati ons.	
	☐ Has an ethics web site been established at your agency?		
	☐ Contact other agency personnel who will be involved in ethics program review.		
	Reference: (available at www.usoge.gov) □ 5 CFR Part 2638, Subparts A and B. □ Government Ethics Newsgrams. □ Guidelines for Conducting Reviews of Ethics Programs.		
Public System	☐ Are the procedures for administering the public system documented?	Provi de procedures.	
	☐ Is it time to refresh your annual/termination filer notification memorandum? (Is filer advised of computer-based fillable SF 278?)	Provi de annual / term. noti fi cati on memo.	

Are listings of public filers up-to-

Identify public filers by type (i.e.,

PAS, Schedule C, non-career SES,

date?

regular SES).

Provi de

listings.

type on

listing.

Identify by-

Key Program Elements	Admi ni strati ve/Substanti ve Aspects		Needed at Time of OGE Ethics Program Review (Note to Ethics Officials: You do not need to make extra copies for OGE reviewing purposes.)	
		Has OGE granted any public filer exemptions or \$200 late filing fee waivers?	A	Provi de documentation.
		Are the public reports <u>organized</u> ? (In addition, are the reports signed and dated in accordance with regulatory requirements? If the public system is administered outside of the ethics office, contact those responsible for this aspect of the program.)	A	Provide access to last two years of <u>certified</u> SF 278s.
		What mechanisms are in place to identify those who enter or leave public filing positions to ensure that the required reports are filed within 30 days?		
		Is it time to refresh your new entrant notification memorandum?	A	Provide new entrant notification memo.
	Refer	rence: (available at <u>www.usoge.gov</u>) 5 CFR Part 2634. 0GE Public Review Guide.		
Confidentia l System		Are the procedures for administering the confidential system documented?	>	Provi de procedures.
		Is it time to refresh your annual filer notification memorandum? (Is the filer authorized to use the alternative OGE Optional Form 450-A? Is filer advised of computer-based fillable form?)	A	Provi de noti fi cati on memo.
		Are listings of confidential filers up-to-date?	A	Provide listings.

Key Program Elements	Admi ni strati ve/Substanti ve Aspects	of OGE Ethics Program Review (Note to Ethics Officials: You do not need to make extra	
		copies for OGE reviewing purposes.)	
	□ Identify SGE confidential filers.	Provide list of names and corresponding OGE Forms 450.	
	☐ Are the confidential reports <u>organized</u> ? (In addition, are the reports signed and dated in accordance with regulatory requirements? If the confidential system is administered outside of the ethics office, contact those responsible for this aspect of the program.)	Provide access to last two years of reviewed/certified OGE Forms 450 (or 450-A).	
	☐ What mechanisms are in place to identify those who enter confidential filing positions to ensure that required reports are filed within 30 days?		
	☐ Is it time to refresh your new entrant notification memorandum?	Provide new entrant notification memo.	
	Reference: (available at www.usoge.gov) ☐ 5 CFR Part 2634. ☐ 0GE Confidential Review Guide.		
18 USC 208(b)(1) and (b)(3) wai vers	☐ Has your agency issued waivers within the last two years?	Provi de wai vers.	
	☐ Have you routinely consulted formally or informally with OGE prior to granting waivers?		
	☐ Have copies of waivers been forwarded to OGE?		
	Reference: (available at www.usoge.gov) □ 5 CFR Part 2640.		

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Ethics Education and Training		Have you documented your agency annual ethics training plan? (In addition to identifying the estimates of the number of employees who will receive verbal or written training, the plan should include a brief description of the training.)	>	Provide current training plan.
		How is initial ethics orientation training accomplished? Are <u>all</u> required elements being satisfied? Is completion of orientation requirement tracked/monitored?	A	Provi de materi al s di stri buted.
		How are annual ethics training requirements being accomplished for both public <u>and</u> nonpublic filers? Are all required elements being satisfied?	A	Provide materials used and/or the agenda used.
		How is annual training tracked to ensure that all those required to receive it do so?	A	Show how this is accomplished.
	Refe	rence: (available at www.usoge.gov) 5 CFR Part 2638, Subpart G (and updates issued via DAEOgrams).		
Ethics Counseling and Advice		Is ethics-related advice mostly oral or written? (Should the method for dispensing ethics advice change?)		
		How is ethics-related written advice documented?	>	Provide access to files or provide a sample.
		How is written ethics-related advice stored/maintained? (i.e., by year, subject matter, or by employee) Do the advice files need to be organized?		

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	☐ Is there a formalized method to provide exiting employees post-employment advice? If so, what is provided and is it up-to-date?	Provide the materials distributed.	
	☐ Is e-mail being used in an effective/efficient way to dispense advice?	Provide on- line access or provide a sample in hard copy.	
	Does your agency have an ethics web site? If so, do you regularly post useful or informative ethics-related advice?	Provi de access.	
Outsi de Acti vi ty Approval	☐ Has your agency supplemented the Standards to include a requirement for obtaining prior approval before engaging in outside activities or employment?	> Provide copy.	
	☐ Are ethics officials involved in reviewing outside activity/employment requests?		
	☐ Are requests/approvals maintained in ethics office?	If so, provide access to files.	
Acceptance of Payments of Travel	Does your agency have written procedures concerning the acceptance (approval) of payments of travel from non-Federal sources?	Provi de procedures.	
	☐ Are travel payment files maintained in the ethics office? Are they organized?	<pre>Provide access to files.</pre>	

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	□ Do you need to contact the office responsible for maintaining the travel payment files?	> If so, arrange for access to files.
	☐ Who compiles the semiannual report that is forwarded to OGE?	
	Reference: (available at www.usoge.gov) ☐ 31 USC § 1353 and 41 CFR Part 304-1.	
Relationshi p with your agency Office of the Inspector General (OIG) or the equivalent office	☐ Contact your OIG to inform of scheduled ethics program review.	
	☐ Is there a process in place to concurrently notify OGE of conflict of interest referrals to the Department of Justice?	
	☐ Have there been any conflict of interest referrals to the Department of Justice within the last two years? If so, was OGE concurrently notified?	<pre>Provide referrals if not previously provided to OGE.</pre>
	Reference: (available at www.usoge.gov) ☐ 5 CFR § 2638. 203(b)(11) and 12 and § 603, 28 USC § 535, and 5 USC app. § 402(e)(2)	